

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF TEXAS
AUSTIN DIVISION

FILED

AS 2010 APR 28 PM 4:08

CLERK OF DISTRICT COURT
WESTERN DISTRICT OF TEXAS

RICHARD SUMMERS,

Plaintiff

vs.

BAC HOME LOANS SERVICING, L.P.,
F/K/A COUNTRYWIDE HOME LOANS
SERVICING AND DOE 1 THROUGH
DOE 5,

Defendants

1
 2
 3
 4
 5
 6
 7
 8
 9
 10
 11
 12
 13
 14
 15
 16
 17
 18
 19
 20
 21
 22
 23
 24
 25
 26
 27
 28
 29
 30
 31
 32
 33
 34
 35
 36
 37
 38
 39
 40
 41
 42
 43
 44
 45
 46
 47
 48
 49
 50
 51
 52
 53
 54
 55
 56
 57
 58
 59
 60
 61
 62
 63
 64
 65
 66
 67
 68
 69
 70
 71
 72
 73
 74
 75
 76
 77
 78
 79
 80
 81
 82
 83
 84
 85
 86
 87
 88
 89
 90
 91
 92
 93
 94
 95
 96
 97
 98
 99
 100
 101
 102
 103
 104
 105
 106
 107
 108
 109
 110
 111
 112
 113
 114
 115
 116
 117
 118
 119
 120
 121
 122
 123
 124
 125
 126
 127
 128
 129
 130
 131
 132
 133
 134
 135
 136
 137
 138
 139
 140
 141
 142
 143
 144
 145
 146
 147
 148
 149
 150
 151
 152
 153
 154
 155
 156
 157
 158
 159
 160
 161
 162
 163
 164
 165
 166
 167
 168
 169
 170
 171
 172
 173
 174
 175
 176
 177
 178
 179
 180
 181
 182
 183
 184
 185
 186
 187
 188
 189
 190
 191
 192
 193
 194
 195
 196
 197
 198
 199
 200
 201
 202
 203
 204
 205
 206
 207
 208
 209
 210
 211
 212
 213
 214
 215
 216
 217
 218
 219
 220
 221
 222
 223
 224
 225
 226
 227
 228
 229
 230
 231
 232
 233
 234
 235
 236
 237
 238
 239
 240
 241
 242
 243
 244
 245
 246
 247
 248
 249
 250
 251
 252
 253
 254
 255
 256
 257
 258
 259
 260
 261
 262
 263
 264
 265
 266
 267
 268
 269
 270
 271
 272
 273
 274
 275
 276
 277
 278
 279
 280
 281
 282
 283
 284
 285
 286
 287
 288
 289
 290
 291
 292
 293
 294
 295
 296
 297
 298
 299
 300
 301
 302
 303
 304
 305
 306
 307
 308
 309
 310
 311
 312
 313
 314
 315
 316
 317
 318
 319
 320
 321
 322
 323
 324
 325
 326
 327
 328
 329
 330
 331
 332
 333
 334
 335
 336
 337
 338
 339
 340
 341
 342
 343
 344
 345
 346
 347
 348
 349
 350
 351
 352
 353
 354
 355
 356
 357
 358
 359
 360
 361
 362
 363
 364
 365
 366
 367
 368
 369
 370
 371
 372
 373
 374
 375
 376
 377
 378
 379
 380
 381
 382
 383
 384
 385
 386
 387
 388
 389
 390
 391
 392
 393
 394
 395
 396
 397
 398
 399
 400
 401
 402
 403
 404
 405
 406
 407
 408
 409
 410
 411
 412
 413
 414
 415
 416
 417
 418
 419
 420
 421
 422
 423
 424
 425
 426
 427
 428
 429
 430
 431
 432
 433
 434
 435
 436
 437
 438
 439
 440
 441
 442
 443
 444
 445
 446
 447
 448
 449
 450
 451
 452
 453
 454
 455
 456
 457
 458
 459
 460
 461
 462
 463
 464
 465
 466
 467
 468
 469
 470
 471
 472
 473
 474
 475
 476
 477
 478
 479
 480
 481
 482
 483
 484
 485
 486
 487
 488
 489
 490
 491
 492
 493
 494
 495
 496
 497
 498
 499
 500
 501
 502
 503
 504
 505
 506
 507
 508
 509
 510
 511
 512
 513
 514
 515
 516
 517
 518
 519
 520
 521
 522
 523
 524
 525

CIVIL ACTION NO.

A 10CA 290 LY

JURY TRIAL DEMANDED

ORIGINAL COMPLAINT

1. Richard Summers (hereinafter "Plaintiff") by and through his counsel, for his Complaint against Defendants BAC Home Loans Servicing, LP, F/K/A Countrywide Home Loans Servicing (hereafter referred to as "BAC Home Loans Servicing") and Doe 1 through Doe 5, inclusive (collectively hereinafter "Defendants"), pleads as follows.

INTRODUCTION

2. Richard Summers, Plaintiff brings this suit on behalf of himself to challenge the failure of Defendant BAC Home Loans Servicing to act in good faith and to honor its agreements with borrowers to modify mortgages and prevent foreclosures.

3. Plaintiff also brings this suit to stop the fraudulent attempt by Defendants to foreclose on his residence. BAC Homes Loans Servicing is attempting to foreclose Plaintiff's residence by alleging that it has the authority required of it by Texas statute. Plaintiff is contesting the alleged authority and is seeking verification by Defendants that BAC Home Loans Servicing has such authority.

4. Plaintiff's claims are simple - when a large financial institution offers to modify a loan to prevent foreclosure, homeowners who live up to their end of the bargain expect that financial institution to act in good faith and to keep its promises. Countrywide Home Loans Servicing Company and BAC Home Loans Servicing both failed to act in good faith.

JURISDICTION

5. Plaintiff invokes the jurisdiction of this Court pursuant to 28 U.S.C. § 1332 because this action is between parties that are citizens of different states and the amount in controversy is greater than \$75,000.

6. Plaintiff is a citizen of the State of Texas.

7. Defendant BAC Home Loans Servicing, LP is a limited partnership. The general partner is BAC GP, LLC located in Calabasas, California. Plaintiff is informed and believes

that all members of the limited liability company are not citizens of Texas. Plaintiff is informed and believes that the limited partner of Defendant BAC Home Loans Servicing, LP is Bank of America, N.A. Bank of America, N.A. is believed not to be a citizen of the State of Texas.

8. Doe 1 through Doe 5 are believed to be the actual owners of the promissory note executed by Plaintiff. Plaintiff has included them as Defendants pursuant to Federal Rules of Civil Procedure 17 and 19. Plaintiff is ignorant of the true names and capacities of Defendants sued herein as Defendants Doe 1 through Doe 5, inclusive, and, therefore, sues these Defendants by such fictitious names. Plaintiff will amend this Complaint to allege their true names and capacities when ascertained. Plaintiff alleges that each of the fictitiously named Defendants are responsible in some manner for the occurrences herein alleged, and that Plaintiff's damages as herein alleged were caused by that Defendant's actions or failure to act. It is believed that these Defendants are not citizens of the State of Texas.

VENUE AND PERSONAL JURISDICTION

9. Venue is proper in this Court pursuant to 28 U.S.C. 1391(b)(2), in that a substantial part of the events giving rise to the claim occurred in this judicial district.

10. This Court has personal jurisdiction over the parties as all Defendants engage in business within the State of Texas and the Western District and thus have sufficient contacts.

FACTS

11. Richard and Mandy Summers executed a promissory note and a Deed of Trust on October 31, 2003. The original mortgagee was American's Wholesale Lender, P.O. Box 660694, Dallas, TX 75266-0694. The original Trustee was CTC Real Estate Services. The Deed of Trust listed Mortgage Electronic Registration Systems, Inc. as a beneficiary under this Security Instrument acting solely as a nominee for Lender and Lender's successors and assigns.

12. Plaintiffs developed financial problems and declared Chapter 13 bankruptcy on April 1, 2005. Payments were made on the loan during the bankruptcy and the bankruptcy was dismissed on April 29, 2008.

13. Following his bankruptcy, Plaintiff made a loan modification request of Countrywide Home Loans Servicing LP

(hereafter referred to as "Countrywide"). The modification was accepted by Countrywide on July 16, 2008 and the loan papers were sent to Plaintiff for execution and return. The documents allowed for a monthly payment of \$1,745.30, subject to change if the escrow account is re-analyzed.

14. The documents were executed by Plaintiff and returned by Plaintiff on July 29, 2008 along with a Wells Fargo cashier's check in the amount of \$3,417.42. A copy of the executed documents was never received from Countrywide by Plaintiff. No written correspondence was ever received by Plaintiff rejecting, canceling or invalidating the loan modification.

15. Plaintiff received additional loan modification forms from Countrywide in September, 2008. Plaintiff was told by telephone that the second loan modification was not actually a second loan modification. It was a continuation of the first loan modification. This loan modification provided for a second loan to cover the delinquent amount owed on the mortgage. The modification provided for 174 monthly payments beginning in April 1, 2009 in the amount of \$129.03. Plaintiff executed the documents and returned them on October 1, 2008. It is believed that Countrywide received the documents on October 2, 2008. A copy of the

executed documents was never received from Countrywide by Plaintiff. No written correspondence was ever received by Plaintiff rejecting, canceling or invalidating the loan modification.

16. Following the submission of the loan modification documents, Plaintiff had a telephone conversation with a Countrywide customer service representative. The representative told Plaintiff that it was important that monthly payments be made while the loan modification documents were being processed by Countrywide. Plaintiff was told to look at the Countrywide web site and to pay the amount indicated until such time as he began to receive monthly invoices from Countrywide.

17. Plaintiff made payments during the months of October, 2008, November, 2008, December, 2008, and January, 2009. The payment amounts made were the amounts that were indicated on the Countrywide web site as being Plaintiff's monthly loan payments. The payments were not posted as payments when received by Countrywide, but were instead dumped into some sort of an unapplied accumulation account. The accumulated payments were applied on February 10, 2009. Because of the way the accumulated payments were applied, the last payment made was posted by Countrywide in an

arbitrary manner that resulted in it being recorded as a payment in the amount of \$1,582.65.

18. Following the posting and allocation of the accumulated payments, Plaintiff received a letter from Countrywide dated February 12, 2009 stating that the latest payment amount was less than the current monthly payment of \$1,708.71. The letter further stated that in the future, payments less than the total amount due would be returned to Plaintiff. The required monthly payment amount of \$1,708.71 was not the monthly payment amount that was reflected on the Countrywide web site.

19. Prior to Plaintiff's receipt of the letter dated February 12, 2009, there was a payment from Plaintiff in transit. Plaintiff had previously tendered a monthly payment to Countrywide in the amount of \$1,666.25. This was the amount reflected on Plaintiff's monthly home loan statement as well as on Countrywide's web site as being due. The payment was rejected by Countrywide and was returned to Plaintiff. It was alleged by Countrywide that the payment was less than the required current monthly payment. Plaintiff has not made a payment since this payment was rejected.

20. In telephone calls on February 12, 2009, February 17, 2009, and February 21, 2009, Plaintiff discussed his mortgage situation with various individuals in the Countrywide foreclosure department, specifically Carol, Samaira and Rahem. All three stated that the loan was in default, and none of the three could provide Plaintiff with any information regarding the status of his loan modifications. Nor did any of the three have any information on how Plaintiff could communicate with anyone at Countrywide that would have any knowledge of the status of his loan modifications.

21. In written correspondence from Countrywide Home Loans to Plaintiff dated March 9, 2009 and May 19, 2009, it is stated that Countrywide is the servicer of the home loan on behalf of the holder of the promissory note.

22. A Notice of Foreclosure and Notice of Trustee Sale was mailed on April 16, 2009 by Countrywide Home Loans Servicing, L.P.'s attorneys, Barrett Daffin Frappier Turner & Engel, LLP. The date of the foreclosure sale was listed as July 7, 2009. Both documents stated the original and current Mortgagee to be Mortgage Electronic Registration Systems, Inc., as Nominee for Lender and Lenders Successors and Assigns. The notice further states that the Mortgage

Servicer (Countrywide) is authorized to represent the Mortgagee (MERS) by virtue of a servicing agreement with the Mortgagee.

23. According to a letter dated May 21, 2009 signed by Ryan Bourgeois of Barrett Daffin Frappier Turner & Engel, LLP, BAC Home Loans Servicing, LP f/k/a Countrywide Home Loans Servicing, LP is the servicer for Mortgage Electronic Registration Systems, Inc. as Nominee for Lender and Lenders Successors and Assigns, the current owner and holder of the indebtedness whose address is 1595 Springhill Road, #310, Vienna, Virginia 22182. In the letter Mr. Bourgeois does not identify who the actual owner of the note was.

24. On June 23, 2009, Plaintiff received a letter from Defendant BAC Home Loans Servicing, LP rejecting the loan modification. The reason provided in the letter was that the "Investor Declined Loan Modification". It is unclear as to which loan modification was rejected by Defendant BAC Home Loans Servicing. It is also unknown as to who the "Investor" was who declined the loan modification.

25. A Notice of Foreclosure and Notice of Trustee Sale were mailed on July 1, 2009 by BAC Home Loans attorneys, Barrett Daffin Frappier Turner & Engel, LLP. The date of

the foreclosure sale was listed as September 1, 2009. The notice of Foreclosure stated the original and current Mortgagee to be Mortgage Electronic Registration Systems, Inc., as Nominee for Lender and Lenders Successors and Assigns. The notice further states that the Mortgage Servicer (BAC Home Loans) is authorized to represent the Mortgagee (MERS) by virtue of a servicing agreement with the Mortgagee.

26. On July 11, 2009, 18 days after mailing a letter rejecting a loan modification with the explanation that "Investor Declined Loan Modification", BAC Home Loans Servicing, LP, as the lender, offered a loan modification to Richard and Mandy Summers. Plaintiff had until August 10, 2009 to accept the offer.

27. Said loan modification was allowed to lapse without acceptance by Plaintiff for the following reasons: The modification extended the loan for 40 years; and the alleged loan balance of \$196,966.63 was far in excess of the balance that Plaintiff believed at the time was owed on the promissory note. In addition, from the loan modification it appears that portions of the principle would be paid twice. Also, the offer was take it or leave it. There was no negotiation of the terms.

28. On July 15, 2009, while the above described loan modification offer was pending, BAC Home Loans extended a loan reinstatement offer to Plaintiff. According to the letter, if Plaintiff paid an amount of \$25,345.04 prior to the foreclosure, his loan would be reinstated and the foreclosure sale would be stopped. Plaintiff did not have sufficient funds available to consider this offer.

29. There was no mention of the pending loan modification in the loan reinstatement offer letter.

30. On July 30, 2009, while the above described loan modification offer was pending, A Notice of Foreclosure and Notice of Trustee Sale were mailed by BAC Home Loans Servicing's attorneys, Barrett Daffin Frappier Turner & Engel, LLP. The date of the foreclosure sale was listed as October 6, 2009. Both documents stated the Original Mortgagee to be Mortgage Electronic Registration Systems, Inc., as Nominee for Lender and Lenders Successors and Assigns. Both documents further stated that the Mortgage Servicer (BAC Home Loans Servicing) is authorized to represent the Mortgagee (BAC Homes Loans Servicing) by virtue of a servicing agreement with the Mortgagee.

31. On November 2, 2009, Plaintiff through his attorney Kent Leediker received an additional offer from BAC Home

Loans Servicing. That offer was for Plaintiff to make monthly payments of \$2,740 from December 2009 through March 2010. After making the payments totaling \$10,960, BAC Home Loans in its "sole and absolute discretion" would decide if Plaintiff would receive a loan modification and, if he did, the terms under which the loan modification would be offered. No loan modification would be offered prior to Plaintiff's payment of the \$10,960. Plaintiff chose not to respond to this offer.

32. A Quitclaim deed was executed by Mandy Lynn Summers to Richard James Summers on December 17, 2009 transferring her interest in the property in dispute.

33. On March 25, 2010 BAC Home Loans Servicing as Mortgage Servicer, through its attorneys Barrett Daffin Frappier Turner & Engel, LLP., mailed a Notice of Debt Acceleration, Notice of Foreclosure, and Notice of Substitute Trustee Sale to Plaintiff. The documents stated the Mortgagee to be BAC Home Loans Servicing, LP f/k/a Countrywide Home Loans Servicing LP. The documents further stated that the Mortgage Servicer (BAC Home Loans Servicing) is authorized to represent the Mortgagee (BAC Homes Loans Servicing) by virtue of a servicing agreement with the Mortgagee.

34. The previous foreclosure notices and Notices of Substitute Trustee Sale all stated that Mortgage Electronic Registration Systems Inc. was the current Mortgagee. The latest foreclosure notice and Notice of Substitute Trustee Sale state that BAC Home Loans Servicing is the mortgagee. BAC Home Loans Servicing has failed to provide any documentation that would indicate when, how, and under whose authority it assumed the position of Mortgagee of the note from Mortgage Electronic Registration Systems Inc.

FIRST CAUSE OF ACTION

BREACH OF IMPLIED COVENANT OF GOOD FAITH AND FAIR DEALING

35. Defendant is obligated by contract and common law to act in good faith and to deal fairly with each borrower.

36. Countrywide extended two loan modification agreements to Plaintiff. Plaintiff executed both agreements and returned them to Countrywide. Plaintiff did not hear anything further from Countrywide.

37. By the actions of Countrywide and the later actions of BAC Home Loans Servicing, it does not appear that either entity was acting in good faith when the loan modification offers were extended to Plaintiff. Countrywide's refusal and later Defendant's refusal to honor the loan

modifications has sent Plaintiff into foreclosure instead of financing his mortgage as agreed.

38. BAC Home Loans Servicing extended a loan modification offer to Plaintiff after it took over the mortgages previously serviced by Countrywide.

39. While the above described loan modification offer was pending, a notice of foreclosure and notice of trustee sale were mailed by BAC Home Loans Servicing's attorneys, Barrett Daffin Frappier Turner & Engel, LLP.

40. Tendering a foreclosure notice and notice of trustee sale while an offer for modification is pending removes any appearance of dealing in good faith.

41. BAC Home Loans Servicing is stating to the Plaintiff, "either accept our offer as is or we will foreclose". That is hardly dealing in good faith.

42. As a result of Defendant's wrongful conduct, Plaintiff has suffered various damages and injuries according to proof at trial.

43. Plaintiff seeks compensation for his damages including restitution, costs of suit, reasonable attorney's fees, and such other and further relief as the Court may deem just and proper.

SECOND CAUSE OF ACTION

WRONGFUL FORECLOSURE

44. Plaintiff alleges that Defendant BAC Home Loans Servicing has no authority to authorize the foreclosure of Plaintiff's residence.

45. Section 51.0025 of the Texas Property Code states that a mortgage servicer may administer the foreclosure of property under Section 51.002 on behalf of a mortgagee if:

(1) the mortgage servicer and the mortgagee have entered into an agreement granting the current mortgage servicer; and

(2) the notices required under Section 51.002(b) disclose that the mortgage servicer is representing the mortgagee under a servicing agreement with the mortgagee and the name of the mortgagee and (A) the address of the mortgagee; or

(B) the address of the mortgage servicer, if there is an agreement granting a mortgage servicer the authority to service the mortgage.

46. In the pending foreclosure notice, BAC Home Loans represents that it is the mortgagee.

47. Section 51.0001 of the Texas Property Code defines a Mortgagee as (1) the grantee, beneficiary, owner, or holder of a security instrument; (2) a book entry system; or (3)

if the security interest has been assigned of record, the last person to whom the security interest has been assigned of record.

48. Plaintiff is unable to determine what portion of Section 51.0001 qualifies BAC Home Loans Servicing as the Mortgagee.

49. If BAC Home Loans Servicing does not qualify as the Mortgagee, Defendant has no authority to authorize the foreclosure. 50. BAC Home Loans Servicing has further failed to provide any documentation of the servicing agreement between itself as the Mortgagee and itself as the Mortgage servicer.

50. Plaintiff seeks compensation for his damages from the wrongful foreclosure including restitution, costs of suit, reasonable attorney's fees, and such other and further relief as the Court may deem just and proper.

51. In committing the wrongful acts alleged herein, said Defendant acted with malice, oppression and fraud. Said Defendant's willful conduct warrants an award of exemplary damages in an amount sufficient to punish the wrongful conduct and deter such misconduct in the future. Plaintiff contends that an amount of exemplary damages in excess of \$250,000 would be appropriate.

PRAYER FOR RELIEF

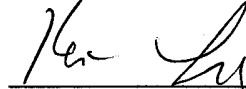
WHEREFORE, the Plaintiff respectfully requests the Court grant the following relief:

- a. Entering a judgment declaring the acts and practices of Defendants complained of herein to constitute a breach of the covenant of good faith and fair dealing;
- b. Granting a permanent injunction enjoining Defendants' agents and employees, affiliates and subsidiaries from continuing to harm Plaintiff;
- c. Awarding actual and exemplary damages to the Plaintiff;
- d. Awarding Plaintiff the costs of this action, including reasonable attorney's fees; and
- e. Granting Plaintiff such other and further relief as this Court finds necessary and proper.

JURY TRIAL DEMANDED

Plaintiff demands a trial by jury on all issues so triable.

RESPECTFULLY SUBMITTED,



KENT M. LEEDIKER
State Bar No. 12074700
1104 Nueces, Suite 201
Austin, TX 78701
Tel: (512) 478-7463
Fax: (512) 478-1790

Attorney for Plaintiff